

§1915. Machine Testing

A. The division shall not permit a particular make or model machine until tests prescribed by the division confirm the machine complies with all specifications required by the Act and by the rules of the division.

B. The permittee shall furnish at its expense a prototype of the machine for which a permit is sought to a laboratory selected by the division for testing.

C. Any and all modifications made to an approved machine must be submitted to the division for approval in advance.

D. The division may require an approved machine to be retested at a laboratory selected by the division if a modification has been made since the original test.

E. The permittee shall pay to the division all costs associated with the machine testing, and shall be responsible for any purchase, shipping, or handling charges prior to the machine being permitted by the division.

F. The testing laboratory shall use established uniform testing criteria on each machine tested. Testing includes inspection of the hardware, software, and all information provided to the division or the testing laboratory to assure a machine meets all requirements of the act and the specifications of §§1911 and 1913 of these administrative rules.

AUTHORITY NOTE: Adopted in accordance with R.S. 40:1485.4 and R.S. 33:4861.17.

HISTORICAL NOTE: Promulgated by the Department of Public Safety and Corrections, Office of State Police, LR 17:482 (May 1991).